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1
            IN THE UNITED STATES DISTRICT COURT
 2
         FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
 3
                    SOUTHERN DIVISION
 4
       CATINA PARKER, as
       Personal Representative
 5
       of the Estate of Leonard
       Parker, Jr., Deceased,
 6
                     Plaintiff.
 7
                                     No. 1:21-cv-00217
            VS.
 8
       CITY OF GULFPORT, a
 9
       municipal corporation:
       JASON CUEVAS, in his
10
       individual and official
       capacity; and JOHN DOE
       OFFICERS #1-5 in their
11
       official and individual
12
       capacities.
                     Defendants.
13
14
            The deposition of MICHELLE DESROCHE,
     called by the Plaintiff for examination, taken
15
16
     via videoconference, pursuant to notice and
17
     pursuant to the Federal Rules of Civil Procedure
18
     for the United States District Courts pertaining
     to the taking of depositions, before Gina M.
19
20
     Sylvester, Registered Professional Reporter, on
     November 19, 2024, at 10:06 a.m.
21
22
23
     Reported By: Gina M. Sylvester, CSR, RPR
24
     License No: 084-004856
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1	with any police officer?
2	A. No.
3	Q. Any correctional officers?
4	A. No.
5	Q. Okay. So I want to jump right into the
6	incident.
7	On February 1st, 2020, I understand
8	that you were standing kind of outside in a
9	screened-in area when you heard a car hit your
10	mailbox and then you heard gunshots; is that
11	fair?
12	A. Well, I was standing out there smoking
13	a cigarette in the screened-in porch area, and I
14	heard this screaming and hollering before all
15	that happened.
16	Q. So the reason you had gone outside was
17	to smoke a cigarette, right?
18	A. Correct.
19	Q. Do you know about what time that was?
20	A. From what I can recall, I believe it
21	was probably around 3:00 a.m. I'm not quite
22	positive, but
23	Q. About how long had you been outside
24	before you started hearing all the screaming and

hol	leri	ng?
		_

- A. I mean, I'd just went out there, so I wasn't out there very long.
- Q. Okay. Was it quiet when you first went out there and then you started hearing the screaming and hollering?
 - A. I don't recall.
- Q. Okay. When you heard the screaming and hollering, what did you do?
- A. I was sitting there at the screen door, like, listening, trying to figure out what was going on.
- Q. But you didn't step outside the screen door to go look and see what was --
 - A. No. Sorry. No.
- Q. Okay. Is there a lot of traffic in your neighborhood?
- A. No. It was -- it's a dead-end street where I lived at the time, and there's not that many houses. So the traffic's not hardly any at all.
- Q. Okay. Are there any other noises on your street? Like, I know you guys live in Gulfport, so, like, can you hear the ocean,



1	anything else that might get in the way of you
2	hearing what people are saying?
3	A. If I'm inside, it's very quiet because
4	the windows were super sealed, but outside
5	doesn't.
6	Q. Okay. On February 1st, 2020, what was
7	your address?
8	A. 213 25th Street.
9	Q. And you lived right across the street
10	from Stephanie Baldwin, correct?
11	A. Yeah, kind of so my house is here
12	(indicating) and hers was forward to the right,
13	so across the street to the right.
14	Q. Is that east or west?
15	A. That would have been
16	MR. WHITFIELD: Who? Her or Stephanie?
17	MS. HARTON: Hold on, Bill. I got your
18	objection.
19	BY MS. HARTON:
20	Q. When you say her house was "forward to
21	the right," do you mean her house was east of
22	yours or west of yours?
23	A. So her house was northeast.
24	Q. And the smoke the screened-in area



1	that you were in, is that on the east side of
2	your house or the west side of your house?
3	A. East. West
4	Q. I'm going to show a document that is
5	Exhibit 56.
6	(Desroche Exhibit No. 56 marked
7	for identification.)
8	BY MS. HARTON:
9	Q. Can you see my screen, Ms. Desroche?
10	A. I can, but I can't read it.
11	Q. Yeah, that's fine. I'm going to move
12	it down. I'm going to go down to Page 8.
13	And you see how there's one picture, a
14	little small picture, right?
15	A. I can barely see that.
16	MR. WHITFIELD: What is that? I need to find
17	that. What is that?
18	MS. HARTON: This is her affidavit with all
19	your exhibits.
20	THE WITNESS: Can I have
21	MR. WHITFIELD: Affidavit of Michelle
22	Desroche, right?
23	MS. HARTON: Yeah.
24	MR. WHITFIELD: So I've got a clean copy of



```
1
     it here.
 2
         THE WITNESS: Can I look at it?
 3
         MR. WHITFIELD: And it's Exhibit 56?
 4
         MS. HARTON: Yes.
 5
         MR. WHITFIELD: Okay. Do you mind if she
 6
     sees it?
 7
         MS. HARTON: Not at all.
                              Now, there's a picture
 8
         MR. WHITFIELD:
                         56.
9
     that you wanted her to see. Is that --
10
         MS. HARTON:
                      Page 8.
11
         MR. WHITFIELD: I don't have the pictures
12
     attached -- oh, I do have the pictures attached.
13
     So --
         THE WITNESS: Okay. I'm looking at it.
14
15
     BY MS. HARTON:
              Okay. Can you tell me what -- this is
16
         Q.
17
     a single picture on Page 8 of your affidavit.
18
     Can you tell me what this picture is of?
              So that is a picture of the carport
19
20
     where you pull into my carport that I live at.
21
     And you can see the screened-in porch area.
22
     That's those two windows and the door going to
23
     the screened porch.
24
              Okay. So the carport is -- what you
         Q.
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referred to as the carport, that's, like, the overhang coming out of the house and underneath -- a car can fit under that overhang; is that what you're saying?

A. Yes.

- Q. Okay. And then the screened-in area is right behind the car door with those kind of horizontal windows up to the right, and then it looks like there's a door right there, right?
- A. Yes, the door is to the left of the windows.
- Q. Yeah. And the screened-in part are those windows and the door, but there is a solid wall closing in that screened-in area, right?
- A. There's a solid wall on the right-hand side of those windows. On the left-hand side where the door is, there's a door going to the inside of my house.
- Q. But below those windows, that is like a -- below those windows that you can see -- the part of the picture that's kind of covered up by the car, that's a wall, right? That's not more windows, right?
 - A. Correct.



1 So to the extent that sound can 0. Okav. 2 get into that room, it's coming through the door and those three windows, right? 3 4 Α. Correct. 5 Okay. And so this is on the east side Q. of your home, and so Stephanie Baldwin's house 6 7 would be across the street and even further east than this, right? 8 Across the street to the west east 9 10 Oh, to the west? Q. 11 The opposite side of my screened porch. Α. 12 Okay. So you'd have to cross through 0. 13 your yard, past your house in order to get to Stephanie Baldwin's home, right? 14 15 well, I mean, I don't know how exactly Α. to describe it other than, like, my house wasn't 16 17 directly across from her house, it was across 18 the street and to the right. So kind of a little kitty-corner, if that makes sense. 19 20 So when you go out the front door to Q. your house, in order to go towards the carport, 21 22 you would turn left, right, when you walk out 23 the door of your house?

Α.

My door?

_	_	
L	0.	Yes

- A. Yes.
- Q. But if you wanted to go to Stephanie Baldwin's house, when you walk out the front door of your house, you would take a right, right?
- A. Not necessarily a right. I would go straight across the street and veer to the right somewhat.
 - Q. Okay. Thank you. That's helpful.

So why don't you just -- once you were in there smoking and you started hearing people screaming and hollering, why don't you just walk me through what you heard?

A. So basically -- I wasn't out there very long because I was smoking a cigarette. And then I heard the screaming and hollering, so I was standing by the door and listening. And there was one guy screaming, you know, F her, F her, that's why I treat her like I do. Just screaming. And everybody was hollering at each other.

And there was another guy's voice saying, you know, stop it, you know, come on



	Micherie Desiroche 11/15/202
1	man, stop it. So it sounded like to me just
2	from what I could hear I couldn't see
3	anything that he was trying to, you know,
4	defuse the situation and get the guy out of
5	there.
6	Q. Okay. And then what happened?
7	A. After that, you know, he kept saying
8	trying to get the guy to stop and get him to
9	leave. So I heard a car door shut and then them
10	quickly backing out. And I thought they hit my
11	neighbor my other neighbor's pole, but
12	apparently they hit my mailbox. I didn't know
13	that because I couldn't see anything.
14	And then very quickly after that, I
15	heard gunshots and I threw my cigarette down on
16	the carport and ran inside.
17	Q. Why did you run inside?
18	A. Because I heard gunshots.
19	Q. Okay. And you heard four?
20	A. Yes.
21	Q. And you ran inside, you heard gunshots.

- Q. And you ran inside, you heard gunshots. About how long until you walked outside to see what was going on?
 - A. Never walked outside.



23

Q. So you never actually saw the scene, right?

A. No.

- Q. Okay. Even after everything had already happened, you never saw anyone laying on the ground, you never saw, you know, the police come and do their investigation, anything like that?
- A. Well, after the incident happened, I went inside and I was looking out the front door window -- or, excuse me, my living room window. And I could see, you know, police officers and screaming and commotion from the girl that lived across the street from me. I didn't know what happened at that point because it was right at the end of my property, so there was bushes and trees blocking it. So I couldn't see anything as far as, you know, any kind of vehicle.
- Q. Did you see anyone laying in the street after the shooting?
 - A. No.
 - Q. Okay. Did you see any vehicles?
 - A. No. That was past my line of vision.
 - Q. And just to be clear, I know you've



1	said this multiple times in other interviews,
2	but you prior to the gunshots, you had no
3	vision of the street at all, right?
4	A. Correct.
5	Q. And you didn't hear anyone issue any
6	commands or warnings before the gunshots went
7	off, right?
8	A. No, because it was I mean, it all
9	happened so quickly and there was so much
10	screaming and hollering going on, and then
11	hitting what I later found out was my mailbox.
12	It happened so quickly, so
13	Q. But when they got into the vehicle, it
14	had quieted down, right?
15	MR. BRUNI: Objection to form.
16	MR. WHITFIELD: Join.
17	MS. HARTON: Do you not understand the
18	question?
19	THE WITNESS: No, could you repeat it?
20	MS. HARTON: Yeah.
21	BY MS. HARTON:
22	Q. At some point shortly before they
23	struck the vehicle struck the mailbox, you
24	heard two car doors shut correct?

1	A. Correct.
2	Q. Okay. And when those car doors shut,
3	you kind of thought, okay, this is you know,
4	the whole commotion is over, it's quieting down,
5	right?
6	A. No, that is not
7	Q. Okay. And that's not what you told
8	investigators on the day that you were
9	interviewed?
10	A. No, that's not what I'm saying. I'm
11	just saying it happened so quickly that I don't
12	feel like there was enough time for the
13	commotion to die down before they hit my
14	mailbox. Like, it was all within a very, very
15	short period of time.
16	Q. When
17	A. And it
18	Q. Go ahead.
19	A. I'm sorry.
20	Q. No, go ahead.
21	A. It's a very I mean, the area we're
22	talking about is very small too. It's not like,
23	you know, a huge street or anything like that.



So it all happened very quickly.



24

the sound of the tires against the ground or the

revving of the engine or any other noise that a

1	vehicle could make?
2	A. In my mind, it sounded like tires. I
3	mean, I know what a revving engine sounds like
4	and I don't recall it sounded like that.
5	Q. Okay. So you did not hear the revving
6	of any engine?
7	A. From what I recall, it sounded like
8	tires, you know, squealing on the pavement.
9	That's the best way I can describe it.
10	Q. Okay. So I'm going to play you an
11	exhibit.
12	MS. HARTON: This is Exhibit 55.
13	(Desroche Exhibit No. 55 marked
14	for identification.)
15	(Audio played.)
16	THE WITNESS: Am I allowed to see a copy of
17	that?
18	MR. WHITFIELD: This is just audio.
19	(Audio played.)
20	MR. WHITFIELD: As you're playing that, give
21	us a couple of seconds so we can make sure that
22	the volume is up so we can hear that.
23	Are you playing that, like, in an open
24	room, or is that being played on the actual



1	A. Yes.
2	Q. Okay.
3	(Audio played.)
4	BY MS. HARTON:
5	Q. So I'm going to pause it there because
6	I want to ask you a question about what you
7	said.
8	You told the officer that you heard him
9	accelerating, but not crazy, crazy, crazy,
10	right? You heard that?
11	A. Yes.
12	Q. Okay. What did you mean by that?
13	A. Like I said earlier whenever I was
14	trying to describe the noise that the car made
15	when it was accelerating and I said "er." You
16	know, I mean, it wasn't like a racetrack
17	acceleration kind of thing, you know, 100 miles
18	an hour or whatever. It's not that far of a
19	distance. So I don't know how to elaborate
20	further than that.
21	Q. So based on what you heard, you didn't
22	hear anything that sounded like aggressive or
23	reckless driving, right?
24	A. No, I didn't say that.

1 STATE OF ILLINOIS SS. 2 COUNTY OF COOK 3 I, GINA M. SYLVESTER, Certified Shorthand 4 5 Reporter and Registered Professional Reporter, do hereby certify that heretofore, to-wit, on 6 7 the 19th day of November, 2024, MICHELLE DESROCHE, appeared remotely via 8 9 videoconference, in a cause now pending and undetermined in the United States District Court 10 11 for the Southern District of Mississippi, 12 Southern Division, wherein CATINA PARKER is the 13 Plaintiff, and CITY OF GULFPORT, et al., are the 14 Defendants. I further certify that the said, 15 16 MICHELLE DESROCHE, was first duly sworn to 17 testify the truth, the whole truth and nothing 18 but the truth in the cause aforesaid: that the testimony then given by said witness was 19 20 reported stenographically by me in the presence 21 of the said witness, and afterwards reduced to 22 typewriting by Computer-Aided Transcription, and



23

24

the foregoing is a true and correct transcript

of the testimony so given by said witness as

1	aforesaid.
2	
	I further certify that the signature to
3	the foregoing deposition was reserved by counsel
4	for the respective parties.
5	I further certify that the taking of this
6	deposition was pursuant to notice and that there
7	were present at the deposition the attorneys
8	hereinbefore mentioned.
9	I further certify that I am not counsel
10	for nor in any way related to the parties to
11	this suit, nor am I in any way interested in the
12	outcome thereof.
13	IN TESTIMONY WHEREOF: I have hereunto set
14	my verified digital signature on this 6th day of
15	December, 2024.
16	7. K
17	JM X
18	GINA M. SYLVESTER, CSR, RPR
19	License No. 084-004856
20	
21	
22	
23	
24	